

JACOBY & IKELER, Publishers.

Truth and Right—God and our Country.

Two Dollars per Annum in Advance.

VOL. XXX. OLD SERIES.

BLOOMSBURG, COLUMBIA CO., PA., WEDNESDAY, APRIL 11, 1866.

NEW SERIES. {VOL. I. NO. 7.

## DR. W. H. WHITMOR,

Has been in successful practice for a number of years with the exception of a few months in Europe, also a member of the Analytical Medical Institute of New York, continues to attend to all professional cases at his office No. 925 Fifth Street, Philadelphia.

No. 2. No patient medicine is used or recommended; the remedies administered are those which will not break down the constitution, but renovate the system from all injurious influences (from miasmata) and medicine, and leave the system in a healthy and perfectly cured condition.

3. DYSPEPSIA, and distressing disease and fell destroyer of health and happiness, undermining the constitution and carrying thousands to an untimely grave, can most surely be cured; 4. Menstrual Aberration, that state of Abnormality and weakness of the mind and body, or performance of the duties of life; 5. RHEUMATISM, in any form or condition, chronic or acute, is cured; 6. GOUT, in any form or condition, chronic or acute, is cured; 7. EPILEPSY, or falling sickness, all chronic or miasmatic cases.

## FEMALE DISEASES

Radically removed; St. Vitius and every description of ulcerations, Piles and venereal diseases which have baffled all previous medical skill, can be cured by my treatment; and 8. All diseases (Gonorrhea) can be cured by wearing my Medical Jacket, which is a protection to the lungs against all chances of weather in all climates having been investigated for years the cause and character of Gonorrhea (Gonorrhea) is a disease which is not cured by the United States—will cure permanently all chronic or acute cases of gonorrhea and venereal diseases in a few days.

## Cancer Cured—without the knife or Drawing Blood.

Topo Worm, that destroys the Human Family for years, can be removed with two or three doses of my newly discovered remedy, warranted in all cases. Consultation in the English and German Languages free of charge. Will send to all parts of the world. May be addressed by letter (confidentially) and medicine sent with proper directions to any part of the country.

OFFICE—No. 925 Fifth St. Phila.

## The Montour & Colorado GOLD MINING COMPANY.

CAPITAL STOCK, \$500,000.

100,000 Shares. Par Value \$5.

OFFICE:—

Hon. W. H. JACOBY, Pres't.

D. M. SWARTZ, Vice-Pres't.

Wm. H. SULZBACH, Sec'y.

JOHN WOODSIDE, Treas'r.

Wm. BLUE, Gen. Director, Colorado.

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This Company is organized under a special charter of the State of Pennsylvania, owning one thousand feet on the Barker lode, and two hundred on the Barker lode, both in the town of Montour, Columbia County, Pennsylvania. The property on the Barker lode consists of the discovery claim, two hundred feet, and eight claims adjoining on the east of one hundred feet each, making one thousand feet in all. This lode is worked for three thousand feet in length, on every claim the average width of the vein or veins is seven feet. This lode averages in richness with any in the Territory. The Barker lode has been the cause of the discovery claim of one hundred feet, according to the laws of 1862, and No. 1, of the first discovery claim, which is a discovery claim, as far as worked, of four feet. The last quarter, crushed from its ore in stamping, yielded one hundred and thirty-five per cent. In connection with the Barker lode, is an eighteenth claim, with power and capacity to crush from twelve to fifteen tons of ore daily. The use from the Barker lode can be mined, hauled and crushed at the mill at the rate of one dollar a ton. The ore, if selected, with yield from one hundred and fifty to two hundred dollars and upwards, per cord. As the property has been surveyed and is a discovery claim for the working of the several lodes, the first dividend will be paid in the ensuing July, and regularly thereafter, at four to five per cent, quarterly, in coin, unless in case of unavoidable accident.

There are no salaries offered—except the Secretary and the Treasurer will be required to give ample security for the performance of their duties. There is only a limited amount of stock for sale at the price of \$5 per share, which can be obtained at the office of the Secretary, Wm. H. Sulzbach, and certificates will be issued and in full payment given.

Office, No. 26 Merchants' Exchange, Philadelphia.

March 25, 1866.

## GROCERIES AND PROVISIONS

PH. ELWELL, having bought L. Elyon's "PROVISION STORE" is now prepared to sell Groceries at Wholesale or Retail, as Cheap as the Nearest.

## HERE YOU CAN FIND

SUGARS, TEAS, COFFEES, SYRUPS, SPICES, CRACKERS, STARCH, SODA, CORN STARCH, DRIED FRUIT, CANNED FRUIT, WOODEN-WARE, FLOUR, BEANS, ONIONS, &c., &c.

PH. W. ELWELL.

Bloomsburg Feb 14, 1866.

## RAIL-ROAD.

This great line traverses the Northern and Northwestern Counties of Pennsylvania to the city of Erie, on Lake Erie.

It has been leased by the Pennsylvania Railroad Company, and is operated by them.

TIME OF ARRIVAL AND DEPARTURE.

## LEAVE EASTWARD.

Erie Mail Train, 11:35 P. M.

Erie Express Train, 3:45 A. M.

Lehigh Valley Train, 10:30 A. M.

## LEAVE WESTWARD.

Mail Train, 5:00 A. M.

Express Train, 7:15 P. M.

Passenger Train, 10:30 P. M.

Freight Train, 11:30 P. M.

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## DEMOCRAT AND STAR.

IS PUBLISHED EVERY WEDNESDAY, IN BLOOMSBURG, COLUMBIA COUNTY, PA., BY JACOBY & IKELER.

TERMS.—\$2.00 in advance. If not paid till the end of the year, 25 cents additional will be charged. No paper discontinued until all arrears are paid except at the option of the editors.

## RATES OF ADVERTISING.

ONE LINE CONSTITUTES A SQUARE.

One square, one or three insertions, \$1.00. Every subsequent insertion less than 10 cents, 50 cents.

One square, 2.00. 3.00. 4.00. 5.00. 6.00. 7.00. 8.00. 9.00. 10.00.

Two squares, 3.00. 4.00. 5.00. 6.00. 7.00. 8.00. 9.00. 10.00.

Three squares, 4.00. 5.00. 6.00. 7.00. 8.00. 9.00. 10.00.

Four squares, 5.00. 6.00. 7.00. 8.00. 9.00. 10.00.

Half column, 10.00. 12.00. 14.00. 16.00. 18.00. 20.00.

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Editor's and Administrator's Notice, 300. Auditing Notice, 100.

Advertisements inserted according to special contract.

Business notices, without advertisement, twenty cents per line.

Transient advertisements payable in advance, all others after the first insertion.

Address: JACOBY & IKELER, Bloomsburg, Columbia County, Pa.

## SELECT POETRY.

### COME HOME, FATHER.

Father, dear father, come home with me now!

The clock in the steeple strikes one!

You said you were coming right home from the shop

As soon as your day's work was done.

Our fire has gone out—our house is all dark—

And mother's been waiting since then.

With your brother Henry, so sick in his arms,

And no one to help her but me.

Come home! come home! come home!

Pie's in the oven, father, dear father, come home!

Father, dear father, come home with me now!

The clock in the steeple strikes two!

The night has grown colder—and Benny is worse!

But he has been calling for you.

Indeed he is worse—ma says he will die!

Perhaps before morning he'll have gone!

And this is the message she sent me to bring—

Come quickly, or he will be gone!

Father, dear father, come home with me now!

The clock in the steeple strikes three!

The house is so lonely—the hours are so long

For poor weeping mother and me!

Yes, we are alone—poor Benny is dead!

And gone with the angels of light!

And these were the words that he said to me:

"I want to kiss you to-night!"

Come home! come home! come home!

Please, father, dear father, come home!

Hear the sweet voice of the child,

Which the night-wind repeats as they roam;

Oh! who could resist the most plaintive of prayers,

Please, father, dear father, come home!

## Proclamation by the President.

Whereas, By proclamations of the 15th and 19th of April, 1861, the President of the United States, in virtue of the power vested in him by the Constitution and the laws, declared that the laws of the United States were opposed, and the execution thereof obstructed, in the States of South Carolina, Georgia, Alabama, Florida, Mississippi, Louisiana and Texas, by combinations too powerful to be suppressed by the ordinary course of judicial proceedings, or by the powers vested in the marshals by law;

And whereas, By another proclamation made on the 16th day of August, in the same year, in pursuance of an act of Congress, approved July 13th, 1861, the inhabitants of the States of Georgia, South Carolina, Virginia, North Carolina, Tennessee, Alabama, Louisiana, Texas, Arkansas, Mississippi and Florida, except the inhabitants of that part of the State of Virginia lying west of the Allegheny mountains, and such other parts of that State and the other States before named, as might maintain a loyal adherence to the Union and Constitution, or might be from time to time occupied and controlled by forces of the United States engaged in the suppression of the insurrection, were declared to be in a state of insurrection against the United States;

And whereas, By another proclamation of the first day of July, 1862, issued in pursuance of an act of Congress, approved June 7, in the same year, the insurrection was declared to be still existing in the States aforesaid, with the exception of certain specified counties in the State of Virginia;

And whereas, By another proclamation, made on the second day of April, 1863, in pursuance of the act of Congress of July 31, 1861, the exceptions named in proclamation of August 16th, 1861, were revoked; and the inhabitants of the States of Georgia, South Carolina, North Carolina, Tennessee, Alabama, Louisiana, Texas, Arkansas, Mississippi, Florida and Virginia, except the or eight counties of Virginia, designated as West Virginia, and the parts of New Orleans, Key West, Port Royal and Beaufort, South Carolina, were declared to be still in a state of insurrection against the United States;

And whereas, The House of Representatives on the 22d day of July, 1861, adopted a resolution in the words following, namely:

Resolved by the House of Representatives of the Congress of the United States, that the present deplorable civil war has been forced upon the country by the disunionists of the Southern States, now in revolt against the constitutional Government, and in arms around the Capital; that in this National emergency Congress, banishing all feelings of mere passion and resentment, will recollect only its duty to the whole country; that this war is not waged on our part in any spirit of oppression, nor for any purpose of conquest or subjugation, nor with a view of overthrowing or interfering with the rights or established institutions of these States, but to maintain and defend the supremacy of the Constitution, and to preserve the Union with all its dignity, equality, and rights of the several States unimpaired, and that as soon as these objects are accomplished the war ought to close;

And whereas, The Senate of the United States on the 25th day of July, 1861, adopted a resolution in the words following, to wit:

Resolved, That the present deplorable civil war has been forced upon the country by the disunionists of the Southern States, now in revolt against the constitutional Government, and in arms around the Capital; that in this National emergency Congress, banishing all feelings of mere passion and resentment, will recollect only its duty to the whole country; that this war is not waged on our part in any spirit of oppression, nor for any purpose of conquest or subjugation, nor with a view of overthrowing or interfering with the rights or established institutions of these States, but to maintain and defend the supremacy of the Constitution, and to preserve the Union with all its dignity, equality, and rights of the several States unimpaired, and that as soon as these objects are accomplished the war ought to close;

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